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FORM PTO-1594 1-31-92		ORM COVER SHEET UNINKS ONLY	J.S. DEPARTMENT OF COMMERCE Patent and Trademark Office
Tab settings ⇒ ⇒ ⇒ <u></u> ♥	▼ ▼	▼ ▼	<b>* *</b>
	oner of Patents and Trademarks:	Please record the attached original	documents or copy thereof.
Name of conveying party(ies):     Schroeder & Tremayne, Inc. c/o SBI incorporated     8500 Valcour Avenue     St. Louis, Missouri 62123		Name and address of receive     Name: Webster Business	ving party(ies): Credit Corporation
<ul><li>Individual(s)</li><li>☐ General Partnership</li></ul>	<ul><li>☐ Association</li><li>☐ Limited Partnership</li></ul>	-	State: <u>NY</u> ZIP: <u>11017</u>
□ Corporation-State: MO     □ Other    □			
Additional name(a) of conveying part	y(ies) attached? ⊠ Yes □ No	General Partnership	
3. Nature of conveyances:		Limited Partnership	E
Assignment	☐ Merger		
Security Agreement	☐ Change of Name		ution
Other		If assignee is not domiciled in the Unite designation is attached	ed States, a domestic representative  \[ \sum \text{Yes} \sqrt{\text{No}} \]
Execution Date: September 26, 2	2008	(Designations must be a separate doct	ument from Asaignment)
		Additional Name(s) & address(es) attac	ched? ☐ Yes ☑ No
<ol><li>Application Number(s) or ragis</li></ol>	tration number(s):		
A. Trademark Application.(s)		B. Trademark registration No.(	<b>(S)</b>
See attached Schedule I		See attached Schedule I	
Internal Address: CT Lie	whom солтевропиенсе be mailed:		57
	NY ZIP: 12205		
7			age if paying by deposit account)
Statement and signature.	DO NOT USE	ETHIS SPACE	
	and belief, the foregoing inform	nation is true and correct and any a	attached copy is a true copy of
Sarah M. Gilbert, Esq	<del></del>		November 17, 2008
Name of Person Signing	T-t-loombood	Signature	Date

Total number of pages including coversheet, attachments and document:

Mail documents to be recorded with required coversheet information to:

Commissioner of Patents & Trademarks, Box Assignments

Washington, D.C. 20231

# 1. Additional Conveying Party:

Indox Services, Inc., a Missouri Corporation Address: c/o SBI Incorporated 8500 Valcour Avenue St. Louis, Missouri 62123

> TRADEMARK REEL: 003889 FRAME: 0513

## SCHEDULE I

Schedule I to the Trademark Security Agreement dated September 26, 2008, by and among Schroeder & Tremayne, Inc., Indox Services Inc. (collectively "Grantor") and Webster Business Credit Corporation.

	- 100 - 100		Programme Control
Mark	Öwner	Application # Application Date	Registration # Registration Date
BEE CLEAN	Schroeder & Tremayne, Inc.	77/421,254	orginal Matematica — Lamadoulul II popular (matematika popular (ma
	rremayne, inc.	03/13/2008	
BEE GENTLE	Schroeder &	77/421,248	
	Tremayne, Inc.	03/13/2008	
BEE GREEN	Schroeder &	77/421,259	
	Tremayne, Inc.	03/13/2008	
BEE SMOOTH	Schroeder &	77/421,233	
	Tremayne, Inc.	03/13/2008	
BEE SOFT	_Schroeder &	77/421,243	
	Tremayne, Inc.	03/13/2008	<u> </u>
BOTANICAL BATH	_Schroeder &	77/271,650	
	Tremayne, inc.	09/05/2007	
BOTANICAL BATH	Schroeder &	78/867,013	
·	Tremayne, Inc.	04/21/2006	
BOTANIKIDS	Schroeder &	74/194,943	1,783,184
	Tremayne, Inc.	08/15/1991	07/20/1993
CLEAN WEAVE	Schroeder &	76/255,743	2,597,651
	Tremayne, Inc.	05/11/2001	07/23/2002
ELIZABETH'SPA	Schroeder &	78/328,733	2,974,175
	Tremayne, Inc.	11/17/2003	07/19/2005
ESSENCE OF THE	Schroeder &	78/061,273	2,875,527
SEASON	Tremayne, Inc.	05/01/2001	08/17/2004
FLO-THRU	Schroeder &	75/648,904	2,567,839
<u> </u>	Tremayne, Inc.	02/26/1999	05/07/2002
FL <b>O</b> _THRU	Schroeder &	75/648,905	2,567,840
	Tremayne, Inc.	02/26/1999	05/07/2002

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		Application#	/ Régistration#
Wark	Owner	Application Date	Registration Date
GARDEN BOTANIKA	Schroeder &	74/049,570	1,835,945
	Tremayne, Inc.	04/16/1990	05/10/1994
GARDEN BOTANIKA	Schroeder &	74/725,473	2,257,409
	Tremayne, Inc.	09/05/1995	06/29/1999
GARDEN BOTANIKA	Schroeder &	74/049,807	1,847,480
	Tremayne, Inc.	04/16/1990	07/26/1994
GARDEN BOTANIKA	Schroeder &	74/369,063	1,806,602
	Tremayne, Inc.	03/16/1993	11/23/1993
GARDEN BOTANIKA	Schroeder &	74/800,343	1,690,931
	Tremayne, Inc.	04/16/1990	06/02/1992
GB	Schroeder &	74/164,157	1,687,495
	Tremayne, Inc.	05/06/1991	05/19/1992
GB	Schroeder &	74/419,919	1,859,407
	Tremayne, Inc.	07/29/1993	10/25/1994
GB	Schroeder &	74/802,469	1,912,158
<u> </u>	Tremayne, Inc.	07/29/1993	08/15/1995
	Schroeder &	74/336,160	1,826,051
	Tremayne, Inc.	11/30/1992	03/15/1994
GB & Design	İ		
Crt O TO	Schroeder &	76/209,282	2,555,576
Londing Our Some	Tremayne, Inc.	02/13/2001	04/02/2002
Pal red of	Schroeder &	76/975,024	2,698,663
Charle Our Way	Tremayne, Inc.	02/13/2001	03/18/2003
Charles Drovers			
G.L.O.W. GIRLS LEADING	Schroeder &	76/121,640	2,660,337
OUR WORLD	Tremayne, Inc.	08/31/2000	12/10/2002
IMPETUOUS	Schroeder &	75/190,069	2,269,412
	Tremayne, Inc.	10/30/1996	08/10/1999
JOHN BULL	""   ""	73/409,176	1,291,120
<u> </u>	Tremayne, Inc.	01/13/1983	08/21/1984
LE	Schroeder &	74/177,899	1,826,948
Word Mark	Tremayne, Inc.	06/20/1991	03/15/1994
LADY ELIZABETH	Schroeder &	76/254,984	2,614,777
1100	Tremayne, Inc.	05/10/2001	09/03/2002

77.14 <u>4.</u>			
	A sure of the sure	Application #	Registration#
Mark	Owner	Application Date	Registration Date
LADY ELIZABETH	Schroeder &	76/284,047	2,581,936
	Tremayne, Inc.	07/12/2001	06/18/2002
LADY ELIZABETH	Schroeder &	74/177,897	1,828,893
	Tremayne, Inc.	06/20/1991	03/29/1994
LADY ELIZABETH	Schroeder &	74/177,898	1,780,760
	Tremayne, Inc.	06/20/1991	07/06/1993
LADY ELIZABETH	Schroeder &	1491299	1491299
	Tremayne, Inc.	02/14/1992	05/20/1994
LADY ELIZABETH	Schroeder &	B1491298	B1491298
	Tremayne, Inc.	02/14/1992	11/11/1993
Strenberk	Schroeder &	76/284,045	2,581,935
	Tremayne, Inc.	07/12/2001	06/18/2002
7100.00	Schroeder &	76/072,636	2,555,122
POUF!	Tremayne, Inc.	06/19/2000	04/02/2002
6.014	Schroeder & Tremayne, Inc.	76/072,635	2,555,121
		06/19/2000	04/02/2002
POWERSOCK	Schroeder &	77/420,084	
	Tremayne, Inc.	03/12/2008	
PURELY BATH	_Schroeder &	76/163,910	2,714,170
	Tremayne, Inc.	11/13/2000	05/06/2003
SHE'S A NATURAL	Schroeder &	77/421,264	
	Tremayne, Inc.	03/13/2008	
SPA	Schroeder &	76/552,650	3,478,502
	Tremayne, Inc.	10/20/2003	08/05/2008
SPA	Schroeder &	1490845	1490845
	Tremayne, Inc.	02/14/1992	11/11/1993
SPA	Schroeder &	74/714,959	2,532,308
	Tremayne, Inc.	08/14/1995	01/22/2002
SPA	Schroeder &	73/300,761	1,211,588
	Tremayne, Inc.	03/12/1981	10/05/1982
SUN AND SPORT	Schroeder &	74/194,949	1,775,680
	Tremayne, Inc.	08/15/1991	06/08/1993
SUPER SOAPER	Schroeder &	75/648,903	2,556,515
	Tremayne, Inc.	02/26/1999	04/02/2002

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	70 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -		
		Application#	Registration.#
Mark	Owner	er Argelication (Date)	«Registration Date
THE BATH SOURCE	Schroeder &	78/728,350	3,393,031
	Tremayne, Inc.	10/06/2005	03/04/2008
17 CL 1980	Schroeder &	76/247,284	2,651,405
	Tremayne, Inc.	04/27/2001	11/19/2002
TRANSPARENCIES	Schroeder &	75/098,511	2,166,309
	Tremayne, Inc.	05/03/1996	06/16/1998
VIKING	Schroeder &	75/619,725	2,318,959
	Tremayne, Inc.	01/11/1999	02/15/2000
VĪRĪNG	Schroeder &	75/932,267	2.457,085
DAILYIA	Tremayne, Inc.	03/01/2000	06/05/2001
000	Schroeder &	76/289,409	2,538,270
1	Tremayne, Inc.	07/24/2001	02/12/2002
<u> </u>	_Schroeder &	76/586,863	2,964,792
GIB	Tremayne, Inc.	04/15/2004	07/05/2005
<b>*</b>	Schroeder &	76/586,864	3,067,106
30	Tremayne, Inc.	04/15/2004	03/14/2006
<b>13</b>	Schroeder &	73/408,300	1,297,604
	Tremayne, Inc.	01/05/1983	09/25/1984
INDOX SERVICES	Indox Services, Inc.	76/412,411	2,860,904
INDOX SERVICES	Indox Services, Inc.	05/24/2002 76/412,041	07/06/2004 2,931,220
	MOON OCIVICES, IIIC.	05/24/2002	03/08/2005

### TRADEMARK SECURITY AGREEMENT

THIS TRADEMARK SECURITY AGREEMENT (this "Agreement"), dated as of September 26, 2008, is made by the undersigned (individually and collectively, the "Company") to and in favor of WEBSTER BUSINESS CREDIT CORPORATION, a New York corporation ("Lender"), pursuant to that certain Credit and Security Agreement, dated as of even date herewith, among the Company, as a Borrower thereunder, any other Borrower party thereto and the Lender (as amended, restated, supplemented or otherwise modified from time to time, the "Credit Agreement"; capitalized terms used herein and not defined shall have the meanings ascribed to them in the Credit Agreement).

#### WITNESSETH:

#### RECITALS.

- E. The Company owns and uses certain Trademarks (as hereinafter defined) which are registered in, or applications for registration of which have been filed in, the United States Patent and Trademark Office, all as more fully described on <u>Schedule I</u> attached hereto and by reference made part hereof, and
- F. The Lender proposes to make certain loans to the Company pursuant to the Credit Agreement; and
- G. Pursuant to the Credit Agreement, the Company has assigned, conveyed, mortgaged, pledged, hypothecated and transferred to the Lender all of its right, title and interest in and to, and granted to the Lender a security interest in, the property described therein, including, without limitation, all of the Company's Trademarks (as hereinafter defined), whether presently existing or hereafter acquired or arising, or in which the Company now has or hereafter acquires rights and wherever located, and all products and proceeds any of the foregoing, as security for all of the Obligations; and
- H. As a condition precedent to the extension of such financial accommodations pursuant to the Credit Agreement and in furtherance of the Credit Agreement, including, without limitation, for purposes of perfecting the security interests granted therein, the Lender has required that the Company grant to the Lender a security interest in and a collateral assignment of the Property (as hereinafter defined);
- NOW, THEREFORE, in consideration of the premises and of the mutual covenants herein contained and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:
- 1. For purposes of this Agreement and in addition to terms defined elsewhere in this Agreement, the following terms shall have the meanings herein specified (such meaning to be equally applicable to both the singular and plural forms of the terms defined):

"Trademarks" means all of the following: (i) all trademarks and service marks, all registrations and recordings thereof, and all applications for trademarks

TRADEMARK
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and service marks, including, without limitation registrations, recordings and applications in the office or agency of the United States, any State thereof or any other country or any political subdivision thereof, including, without limitation, those referred to in <u>Schedule I</u> attached hereto but specifically excluding any application to register any trademark or service mark based on any intent to use filed by, or on behalf of, a Company, and (ii) all reissues, continuations, continuations-in-part or extensions thereof.

2. As security for the payment and performance of all of the Obligations, the Company hereby grants and conveys a security interest to the Lender in, and collaterally assigns to the Lender all of the Company's right, title and interest in, to and under the following (collectively, the "Property"): (a) each Trademark now or hereafter owned by the Company or in which the Company now has or hereafter acquires rights and wherever located, including, without limitation, each Trademark referred to in Schedule I hereto and any renewals of registrations thereof; (b) the goodwill of the Company symbolized by the Trademarks; and (c) all products and proceeds of the foregoing, including, without limitation, any claim by the Company against third parties for past, present or future infringement of any Trademark including, without limitation, any Trademark referred to in Schedule I hereto.

Notwithstanding the foregoing or anything else in this Agreement to the contrary, unless and until the Lender exercises the rights and remedies accorded to it under the Credit Agreement and by law with respect to the realization upon its security interest in and collateral assignment of the Property, the Lender hereby grants to the Company the exclusive, nontransferable, royalty-free right and license under the Property for the Company's own benefit and account, so that the Company may use and enjoy the Property in connection with its business operations and exercise rights and remedies with respect to the Property, but with respect to all Property being used in the Company's business, only in a manner consistent with the preservation of the current substance, validity, registration and the security interest and collateral assignment herein granted in such Property. The Company agrees not to sell or assign its interest in, or grant any sublicense under, the license granted to the Company in this paragraph, except that the Company may sublicense the Property in the ordinary course of the Company's business but only in a manner consistent with the preservation of the current substance, validity, registration and the security interest and collateral assignment herein granted in such Property. Upon the exercise by the Lender of the rights and remedies accorded to it under the Credit Agreement and by law with respect to the realization upon its security interest in and collateral assignment of the Property, the license granted under this paragraph to the Company shall terminate.

- 3. The Company does hereby further acknowledge and affirm that the representations, warranties and covenants of the Company with respect to the Property and the rights and remedies of the Lender with respect to the security interest in and collateral assignment of the Property made and granted hereby are more fully set forth in the Credit Agreement, the terms and provisions of which are incorporated by reference herein as if fully set forth herein.
- 4. This Agreement shall terminate upon termination of the Credit Agreement. At any time and from time to time prior to such termination, the Lender may terminate its security interest in or reconvey to the Company any rights with respect to any or all of the

Trademark Security Agreement - 1511679

Property. Upon termination of this Agreement and following a request from the Company, the Lender shall, at the expense of the Company, execute and deliver to the Company all deeds, assignments and other instruments as may be necessary or proper in the reasonable judgment of the Company in order to evidence such termination, subject to any disposition of the Property which may have been made by the Lender pursuant hereto or pursuant to the Credit Agreement.

- 5. If at any time before the termination of this Agreement, the Company shall obtain or acquire rights to any new Trademark (including any Trademark application), the provisions of Section 2 shall automatically apply thereto and the Company shall comply with the terms of the Security Agreement with respect to such new Trademark. The Company authorizes the Lender to modify this Agreement by amending Schedule 1 to include any future Trademarks (and Trademark applications) covered by Section 2 or by this Section 5.
- 6. The Company further agrees that (a) the Lender shall have no obligation or responsibility to protect or defend the Property and the Company shall, at its own expense protect, defend and maintain the same in accordance with the terms and conditions set forth in the Credit Agreement, (b) the Company shall forthwith advise the Lender promptly in writing upon detection of infringements of any of the Property being used in the Company's business and (c) if the Company fails to comply with the requirements of the preceding clause (a), the Lender may do so in the Company's name or in its own name, but in any case at the Company's expense, and the Company hereby agrees to reimburse the Lender for all expenses, including attorneys' fees, incurred by the Lender in protecting, defending and maintaining the Property.
- 7. THIS AGREEMENT SHALL BE CONSTRUED IN ACCORDANCE WITH AND GOVERNED BY THE LAWS OF THE STATE OF NEW YORK, EXCEPT TO THE EXTENT THAT PERFECTION (AND THE EFFECT OF PERFECTION AND NONPERFECTION) AND CERTAIN REMEDIES MAY BE GOVERNED BY THE LAWS OF ANY JURISDICTION OTHER THAN THE STATE OF NEW YORK.

IN WITNESS WHEREOF, the Company has caused this Agreement to be duly executed by its duly authorized officers as of the date first above written.

"COMPANY"

SBI INCORPORATED

By:

Name: John G. Wilmsen, Sr. Tille: President

SCHROEDER & TREMAYNE, INC.

By:

Name John G. Wilmsen, Sr. Title: President

INDOX, SERVICES INC.

Name: John G. Wilmsen, Sr.

Title: President

SERVICE/BLUEPRINT COMPANY

Name: John G. Wilmsen, Sr. Title: President

Name: John G. Wilmsen, Sr.

Title: President

Name: John G. Wilmsen, Sr.

Thie: President

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STATE OF MISSDULL	)	
		88.3
COUNTY OF	)	

On September \_\_\_, 2008, before me personally came John G. Wilmsen, Sr., to me personally known and known to me to be the person described in and who executed the foregoing instrument, who being by me duly sworn, did depose and say that he is the President of each entity described in and which executed the foregoing instrument as "Company"; that the said instrument was signed on behalf of said company by order of its Board of Directors; that he signed his name thereto by like order; and that he acknowledged said instrument to be the free act and deed of said company.

Notary Public

My Commission Expires:

[NOTARIAL SEAT

CINDY FOGELMAN
Notary Public - Notary Seal
STATE OF MISSOURI
St. Louis City
My Commission Expires: June 3, 2012
Commission # 08423840

Trademark Security Agreement - 1511679

**RECORDED: 11/17/2008** 

TRADEMARK

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